

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)
17 October 2000 (17.10.00)

International application No.
PCT/GB00/00610

International filing date (day/month/year)
22 February 2000 (22.02.00)

Applicant
POLLITT, Clifford, Bruce

1.	The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on:
	13 September 2000 (13.09.00)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Pascal Piriou

Telephone No.: (41-22) 338.83.38

Form PCT/IB/331 (July 1992)

To:

From the INTERNATIONAL BUREAU

PCT

INFORMATION CONCERNING ELECTED OFFICES NOTIFIED OF THEIR ELECTION

(PCT Rule 61.3)

AJELLO, Michael, John Urquhart-Dykes & Lord Greg's Buildings 1 Booth Street Manchester M2 4DU

ROYAUME-UNI

Date of mailing (day/month/year)

17 October 2000 (17.10.00)

Applicant's or agent's file reference P57753WO

International application No. PCT/GB00/00610

IMPORTANT INFORMATION

International filing date (day/month/year)
22 February 2000 (22.02.00)

Priority date (day/month/year)
25 February 1999 (25.02.99)

Applicant

CAIRN HOLDINGS (UK) LIMITED et al

1. The applicant is hereby informed that the International Bureau has, according to Article 31(7), notified each of the following Offices of its election:

EP:AT,BE,CH,CY,DE,DK,ES,FI,FR,GB,GR,IE,IT,LU,MC,NL,PT,SE National:AU,JP,US

2. The following Offices have waived the requirement for the notification of their election; the notification will be sent to them by the International Bureau only upon their request:

National :ZA

3. The applicant is reminded that he must enter the "national phase" before the expiration of 30 months from the priority date before each of the Offices listed above. This must be done by paying the national fee(s) and furnishing, if prescribed, a translation of the international application (Article 39(1)(a)), as well as, where applicable, by furnishing a translation of any annexes of the international preliminary examination report (Article 36(3)(b) and Rule 74.1).

Some offices have fixed time limits expiring later than the above-mentioned time limit. For detailed information about the applicable time limits and the acts to be performed upon entry into the national phase before a particular Office, see Volume II of the PCT Applicant's Guide.

The entry into the European regional phase is postponed until 31 months from the priority date for all States designated for the purposes of obtaining a European patent.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer:

Pascal Piriou

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

Form PCT/IB/332 (September 1997)

PATENT COOPERATION TREATY

PCT

NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To:

AJELLO, Michael, John Urquhart-Dykes & Lord Greg's Buildings 1 Booth Street Manchester M2 4DU

ROYAUME-UNI

Date of mailing (day/month/year)

31 August 2000 (31.08.00)

Applicant's or agent's file reference

P57753WO

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTICE

International application No. PCT/GB00/00610

22 February 2000 (22.02.00)

25 February 1999 (25.02.99)

Applicant

CAIRN HOLDINGS (UK) LIMITED et al

 Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: AU,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Netice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

EP,JP,ZA

The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

 Enclosed with this Notice is a copy of the international application as published by the international Bureau on 31 August 2000 (31.08.00) under No. WO 00/50355

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

J. Zahra

Facsimile No. (41-22) 740.14.35

Telephone No. (41-22) 3\$8.83.38

Form PCT/IB/308 (July 1998)

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PATENT COOPERATION TREATY

Fright the INTERNATIONAL BUREAU

NOTIFICATION CONCERNING SUBMISSION OR TRANSMITTAL OF PRIORITY DOCUMENT

(PCT Administrative Instructions, Section 411)

AJELLO, Michael, John Urquhart-Dykes & Lord **Greg's Buildings** 1 Booth Street Manchester M2 4DU ROYAUME-UNI

Date of mailing (day/month/year) 27 April 2000 (27.04.00) Applicant's or agent's file reference IMPORTANT NOTIFICATION P57753WO International filing date (day/month/year) International application No. 22 February 2000 (22.02.00) PCT/GB00/00610

International publication date (day/month/year) Not yet published

Priority date (day/menth/year) 25 February | 1999 (25.02.99)

Applicant

CAIRN HOLDINGS (UK) LIMITED et al

- The applicant is hereby notified of the date of receipt (except where the letters "NR" appear in the right-hand column) by the International Bureau of the priority document(s) relating to the earlier application(s) indicated below. Unless otherwise indicated by an asterisk appearing next to a date of receipt, or by the letters "NR", in the right-hand column, the priority document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
- 2. This updates and replaces any previously issued notification concerning submission or transmittal of priority documents.
- 3. An asterisk(*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b). In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
- 4. The letters "NR" appearing in the right-hand column denote a priority document which was not received by the International Bureau or which the applicant did not request the receiving Office to prepare and transmit to the International Bureau. as provided by Rule 17.1(a) or (b), respectively. In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

Country or regional Office **Date of receipt** Priority application No. **Priority date** of priority document or PCT receiving Office 13 Apri 2000 (13.04.00) GB: 25 Febr 1999 (25.02.99) 9904279.8

The International Bureau of WIPO 34. chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Carlos Naranjo

Telephone No. (41-22) 338.83.38 Facsimile No. (41-22) 740.14.35

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REQUEST

For receiving Office use only	
International Application No.	
International Filing Date	
Name of ecological Office and "DOT International Assa	iantion"
Name of receiving Office and "PCT International Appl	ication

The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.	Name of receiving Office and "PCT International Application"			
	Applicant's or agent's file reference P57753WO (if desired) (12 characters maximum)			
Box No. 1 TITLE OF INVENTION				
MIXTURES OF MATERIALS				
Box No. II APPLICANT				
Name and address: (Family name followed by given name; for a designation. The address must include postal code and name of con address indicated in this Box is the applicant's State (that is, country of residence is indicated below.)	legal entity, full official untry. The country of the y) of residence if no State This person is also inventor.			
CATRN HOLDINGS (UK) LIMITE	Telephone No.			
CAIRN HOLDINGS (UK) LIMITE Carrington Business Park	Facsimile No.			
Carrington, Manchester, M31 4YR				
UNITED KINGDOM	Teleprinter No.			
State (that is, country) of nationality: UNITED KINGDOM	State (that is, country) of residence: UNITED KINGDOM			
This person is applicant for the purposes of: all designated X all designate the United States	d States except the United States the States indicated in tates of America of America only the Supplemental Box			
Box No. III FURTHER APPLICANT(S) AND/OR (FURTI	HER) INVENTOR(S)			
Name and address: (Family name followed by given name; for a designation. The address must include postal code and name of cou address indicated in this Box is the applicant's State (that is, country, of residence is indicated below.)	legal entity, full official ntry. The country of the o) of residence if no State This person is: applicant only			
CLIFFORD BRUCE POLLITT	applicant and inventor			
Cuerdon Cottage, Cuerdon Driver,	inventor only (If this check-box			
Thelwall, Warrington, Cheshire. W	is marked, do not fill in below.) A4 3JU (GB)			
State (that is, country) of nationality: UNITED KINGDOM	State (that is, country) of residence: UNITED KINGDOM			
This person is applicant all designated all designated for the purposes of:	d States except the United States the States indicated in tates of America only the Supplemental Box			
Further applicants and/or (further) inventors are indicated or	n a continuation sheet.			
Box No. IV AGENT OR COMMON REPRESENTATIVE;	OR ADDRESS FOR CORRESPONDENCE			
The person identified below is hereby/has been appointed to act or of the applicant(s) before the competent International Authorities	n behalf agent common representative as:			
Name and address: (Family name followed by given name; for a designation. The address must include postal co	legal entity, full official de and name of country.) Telephone No. 0161 832 9353			
AJELLO, Micha 1 John	Facsimile No.			
URQUHART-DYKES & LORD Greg's Buildings,	0161 828 6500			
1 Booth Street, Manchester. M2 4DU (G)	Teleprinter No. B)			
Address for correspondence: Mark this check-box where n space above is used instead to indicate a special address to w	to agent or common representative is/has been appointed and the			
Form PCT/RO/101 (first cheet) (July 1992)	Con Notes to the request form			



B	Box No.Y DESIGNATION OF STATES										
Т	The following designations are hereby made under Rule 4.9(a) (mark the applicable check-boxes; at least one must be marked):										
[na! Patent									
	L AP ARIPO Patent: GH Ghana, GM Gambia, KE Kenya, LS Lesotho, MW Malawi, SD Sudan, SL Sierra Leone, SZ Swazilan TZ United Republic of Tanzania, UG Uganda, ZW Zimbabwe, and any other State which is a Contracting State of the Hara Protocol and of the PCT										
] EA	Eurasian Patent: AM Armenia, AZ Azerbaijan, BY Belarus, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of Moldovi RU Russian Federation, TJ Tajikistan, TM Turkmenistan, and any other State which is a Contracting State of the Eurasian Pater									
K	1 EP	Convention and of the PCT European Patent: AT Austria, BE Belgium, CH and LI Switzerland and Liechtenstein, CY Cyprus, DE Germany DK Denmark, ES Spain, FI Finland, FR France, GB United Kingdom, GR Greece, IE Ireland, IT Italy, LU Luxembourg MC Monaco, NL Netherlands, PT Portugal, SE Sweden, and any other State which is a Contracting State of the European Paten Convention and of the PCT									
] OA	Convention and of the PCT OAPI Patent: BF Burkina Faso, BJ Benin, CF Central African Republic, CG Congo, CI Côte d'Ivoire, CM Cameroon GA Gabon, GN Guinea, GW Guinea-Bissau, ML Mali, MR Mauritania, NE Niger, SN Senegal, TD Chad, TG Togo, and any other State which is a member State of OAPI and a Contracting State of the PCT (if other kind of protection or treatment desired specify on dotted line)									
N	ation	al Patent (if other kind of protection or treatment desired, spe	ecify	on dot	ted line):						
] AE	United Arab Emirates		.	Liberia						
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	_	Barbados		MG	Madagascar						
		Bulgaria		MK	The former Yugoslav Republic of Macedonia						
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desi	Caeu ionati	onary Designation Statement: In addition to the designa- ions which would be permitted under the PCT except any	tions desi	s mage	e above, the applicant also makes under Rule 4.9(b) all other on(s) indicated in the Supplemental Box as being excluded						
fron	m the	scope of this statement. The applicant declares that tho	se a	dditio	nal designations are subject to confirmation and that any						
qesi	ıgnatıc	on which is not confirmed before the expiration of 15 month	hs fra	om the	priority date is to be regarded as withdrawn by the applicant						
at u	іе ехр	iration of that time limit. (Confirmation (including fees) must	reac	h the n	ecelving Office within the 15-month time limit)						

Sheet No. . . 3 . . .

Box No. VI PRIORITY C	LAIM		Further priority claims are indicated in the Supplemental Bo					
Filing date	Number		Wilere earlier application is:					
of earlier application (day/month/year)	of earlier applicat	tion	national application:	regional application:*	international application			
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* Where the earlier application is a Convention for the Protection of Inc.	m ARIPO application, i dustrial Property for wh	it is mar rich tha	ndatory to indicate in the Si t earlier application was file	pplemental Box at least of Ed (Rule 4.10(b)(ii)). See S	ne country party to the Part			
Box No. VII INTERNATIO	NAL SEARCHING	AUTH	ORITY	100	-pp.circ.moi bat.			
Chaice of International Search	ng Angles in (TCA)	Requ	est to use results of earl	ier search: reference to	that search (if an earlies			
(y two or more international Sear competent to come out the internati	ching Authorities are	search	has been carried out by or	requested from the Internat	ional Searching Authority):			
the Authority chosen; the two-letter	code may be used):	Date ((day/month/year)	Number (Country (or regional Office)			
ISA /								
Box No. VIII CHECK LIST;	LANGUAGE OF F	TLING	3	* 				
This international application con	ntains This interna	tional a	application is accompanie	ed by the item(s) market	l below:			
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Date of actual receipt of the puinternational application:			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		2. Drawings:			
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REC'D 18 JUN 2001

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or agent's file reference		See Notification of Transmittal of International
P57753V	VO	FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)
Internation	al application No.	International filing date (day/mo	onth/year) Priority date (day/month/year)
PCT/GB	00/00610	22/02/2000	25/02/1999
C04B26/		national classification and IPC	
Applicant CAIRN F	IOLDINGS (UK) LIMITE) et al.	
	nternational preliminary exa s transmitted to the applicar		ared by this International Preliminary Examining Authority
2. This	REPORT consists of a total	of 4 sheets, including this cover	er sheet.
b	een amended and are the l		of the description, claims and/or drawings which have ts containing rectifications made before this Authority uctions under the PCT).
Thes	e annexes consist of a total	of 3 sheets.	
3. This i	eport contains indications r	elating to the following items:	
ı	Basis of the report		
II	☐ Priority		•
111	☐ Non-establishment of	of opinion with regard to novelty,	, inventive step and industrial applicability
IV	☐ Lack of unity of inver	ntion	
V		t under Article 35(2) with regard ations suporting such statement	to novelty, inventive step or industrial applicability;
VI	☐ Certain documents	cited	
VII	☐ Certain defects in the	e international application	
VIII	☐ Certain observations	on the international application	I.
Date of sub	mission of the demand	Date	e of completion of this report
13/09/20	00	13.06	6.2001
	mailing address of the internation examining authority: European Patent Office - P.B NL-2280 HV Rijswijk - Pays I Tel. +31 70 340 - 2040 Tx: 3	. 5818 Patentlaan 2 Bas Sien	mens, T
	Fax: +31 70 340 - 3016	·	phone No. +31 70 340 3642

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00610

I.	Bas	is of the r p rt								
1.	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:									
	2-7		as originally filed							
	1		as received on	27/03/2001	with letter of	22/03/2001				
	Clai	ims, No.:								
	1-13	3	as received on	27/03/2001	with letter of	22/03/2001				
2.				s marked above were a on was filed, unless othe		ned to this Authority in the inder this item.				
	The	se elements were a	available or furnished t	to this Authority in the fo	ollowing language	e: `, which is:				
		the language of a	translation furnished fo	or the purposes of the i	nternational searc	ch (under Rule 23.1(b)).				
		the language of pu	ublication of the interna	ational application (und	er Rule 48.3(b)).					
		the language of a 55.2 and/or 55.3).	translation furnished fo	or the purposes of inter	national prelimina	ry examination (under Rule				
3.				acid sequence disclorried out on the basis o						
		contained in the in	iternational application	in written form.						
		filed together with	the international applic	cation in computer read	lable form.					
		furnished subsequ	ently to this Authority	in written form.						
		furnished subsequ	ently to this Authority	in computer readable fo	orm.					
			t the subsequently fur pplication as filed has		e listing does not	go beyond the disclosure in				
		The statement that listing has been fu		ded in computer reada	ble form is identic	al to the written sequence				
4.	The	amendments have	e resulted in the cance	llation of:						
		the description,	pages:			•				
	П	the claims	Nos ·							

sheets:

☐ the drawings,

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00610

This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):
(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

__ : : ..-

1. Statement

Novelty (N) Yes: Claims 1-13

No: Claims

Inventive step (IS) Yes: Claims

No: Claims 1-13

Industrial applicability (IA) Yes: Claims 1-13

No: Claims

2. Citations and explanations see separate sheet

Paragraph V

Reference is made to the following document:

D1: WO-A-9821159

1. Novelty

D1 discloses a settable mixture comprising polybutadiene, a flow enhancing liquid and a dry particulate material. No mention is however made of contents of Aluminium- and Ferrous oxide.

Therefore claims 1-13 fulfill the requirements of novelty.

2. Inventive step

The distinguishing feature between the present application and the closest prior art as disclosed in D1 is the use of a specific particulate material, namely one which contains no more than 2% Al-oxide and no more than 1% Ferrous oxide.

There is however no technical effect (e.g. in form of comparative examples to the closest prior art as disclosed in D1) which is demonstrated due to the use of this specific ingredient. The objective technical problem is therefore the preparation of a further settable mixture composition.

A skilled person, being confronted with this problem would make use of different fractions of dried silica, and consequently also of the claimed fraction, since this falls within the routine experimentation work of a skilled person.

..-

The use of the specific component does therefore not involve an inventive step. Hence claims 1-13 as presently filed can not be considered as being inventive.

^{EPO}-DG₁
27. 03. 2001

-1-

MIXTURES OF MATERIALS

THIS INVENTION relates to mixtures of materials.

According to the invention, a settable mixture comprises polybutadiene, a flow-enhancing liquid, and dry particulate material, the latter having no more than 2% water content and containing no more than 2% Aluminium Oxide, and no more than 1% Ferrous Oxide, the percentages being by weight of particulate material.

The flow-enhancing liquid may be a flow-enhancing solvent.

The particulate material may comprise dry sand being at least 90% silica sand; ground or crushed glass, for example, including recycled glass and ground or crushed glass products which may include some non-glass material; ground slate or other mineral, for example, granite or stone. However, preferably the particulate material as a whole should not contain more than 1.4% by weight of Aluminium Oxide, nor more than 0.5% by weight of Ferrous Oxide.

The particulate material may be a mixture of different materials.

The polybutadiene may be in liquid form.

The settable mixture may contain a re-odoriser.

EPO - DG 1

-8-

2 7. 03. 2001

CLAIMS



- 1. A settable mixture comprising polybutadiene, a flow-enhancing liquid, and dry particulate material, the latter having no more than 2% water content and containing no more than 2% Aluminium Oxide, and no more than 1% Ferrous Oxide, the percentages being by weight of particulate material.
- 2. A settable mixture according to Claim 1, wherein the flow-enhancing liquid is a flow-enhancing solvent.
- 3. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material comprises dry sand being at least 90% silica sand.
- 4. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material includes a mixture of materials containing no more than 1.4% by weight of Aluminium Oxide, and no more than 0.5% by weight of Ferrous Oxide.
- A settable mixture according to any preceding claim, wherein the polybutadiene is provided in liquid form.
- 6. A settable mixture according to any preceding claim, including a re-odoriser.

- 7. A settable mixture according to Claim 6, wherein the proportion of the re-odoriser within the mixture is between 0.001% and 5% by weight of the settable mixture.
- 8. A settable mixture according to Claim 2, wherein the flow enhancing solvent is a de-aromatised hydrocarbon.
- 9. A settable mixture according to Claim 1, wherein the particulate material is sand of special fraction size in the range of grain size 0.01mm to 0.85mm and is dried to have a maximum 2% water content by weight absorbed from the atmosphere after drying.
- 10. A settable mixture according to claim 1 or Claim 9, wherein the particulate material is sand consisting of grains having an angular or sub-angular shape.
- 11. A settable mixture according to any preceding claim, bagged so as to be contained in an oxygen-free atmosphere.
- A settable mixture according to any preceding claim, including a colourant.
- 13. A settable mixture according to Claim 1, wherein the material is contained in an oxygen-free atmosphere containing an inert gas.

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C04B26/04 According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) IPC 7 CO4B Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. X WO 98 21159 A (CAIRN HOLDINGS UK :POLLITT 1-11 CLIFFORD BRUCE (GB)) 22 May 1998 (1998-05-22) page 5 claims 1-12 EP 0 146 098 A (MARQUARDT GOTZ) 1-11 26 June 1985 (1985-06-26) claims 1-31 WO 92 08679 A (GUELS VOLKER) 1-11 29 May 1992 (1992-05-29) claims 1-20 Further documents are listed in the continuation of box C. Patent family members are fleted in annex. Special categories of cited documents : T° later document published after the international filing date or priority date and not in conflict with the application but clied to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filling date "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-ments, such combination being obvious to a person skilled "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed in the art. *&* document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 29 May 2000 07/06/2000 Name and mailing address of the ISA Authorized officer European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijawijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni,

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Fax: (+31-70) 340-3016

INTERNATIONAL SEARCH REPORT

on patent family members

Interest Application No PCT/GB 00/00610

Patent document cited in search report			Publication date	_	Patent family member(s)	Publication — date
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•				ZA	9108776 A	26-08-1992

PATENT COOPERATION TREATY



From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

AJELLO, Michael J. URQUHART DYKES & LORD, GREG'S BUILDINGS 1, Booth Street, Manchester M2 4DU GRANDE BRETAGNE FRECOMMENT AND LORD URQUINANT SYKES & LORD

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PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Rule 71.1)

Date of mailing (day/month/year)

13.06.2001

Applicant's or agent's file reference

International application No.

PCT/GB00/00610

P57753WO

International filing date (day/month/year)

22/02/2000

Priority date (day/month/year)

IMPORTANT NOTIFICATION

25/02/1999

Applicant

CAIRN HOLDINGS (UK) LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or ag	ent's file reference	<u> </u>		0 1			
P57753WO			FOR FURTHER A	CTION		eation of Transmittal of International y Examination Report (Form PCT/IPEA/416)		
International application No.			International filing date	(day/montl	n/year)	Priority date (day/month/year)		
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Applicant								
CAIRN F	HOLD	INGS (UK) LIMITED	et al.					
		ational preliminary exan smitted to the applicant			by this Inte	rnational Preliminary Examining Authority		
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b	een a	port is also accompanie mended and are the ba ule 70.16 and Section 6	sis for this report and/o	r sheets c	ontaining re	n, claims and/or drawings which have ctifications made before this Authority e PCT).		
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3. This r	eport	contains indications rela	ating to the following ite	ems:				
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II		Priority						
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IV		Lack of unity of inventi-	on					
V	×	Reasoned statement u citations and explanation	nder Article 35(2) with toons suporting such state	regard to r	novelty, inve	ntive step or industrial applicability;		
VI		Certain documents cit	ed					
VII		Certain defects in the i	nternational application					
VIII		Certain observations o	n the international appl	ication				
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00610

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the receiving Office in response to an invitation under Article 14 are and are not annexed to this report since they do not contain amenda Description, pages:								
	2-7		as originally filed			-		
	1		as received on	27/03/2001	with letter of	22/03/2001		
	Cla	ims, No.:						
	1-1	3	as received on	27/03/2001	with letter of	22/03/2001		
2.			uage, all the elements i				ne	
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4. The amendments have resulted in the cancellation of:								
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:		·			

1. With regard to the elements of the international application (Replacement sheets which have been furnished to



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/GB00/00610

5.	This report has been established as if (some of) the amendments had not been made, since they have been
	considered to go beyond the disclosure as filed (Rule 70.2(c)):

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-13

Claims

No:

Inventive step (IS)

Yes: Claims

No:

Claims 1-13

Industrial applicability (IA)

Yes:

Claims 1-13

No:

Claims

2. Citations and explanations see separate sheet



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/GB00/00610

Paragraph V

Reference is made to the following document:

D1: WO-A-9821159

1. Novelty

D1 discloses a settable mixture comprising polybutadiene, a flow enhancing liquid and a dry particulate material. No mention is however made of contents of Aluminium- and Ferrous oxide.

Therefore claims 1-13 fulfill the requirements of novelty.

2. Inventive step

The distinguishing feature between the present application and the closest prior art as disclosed in D1 is the use of a specific particulate material, namely one which contains no more than 2% Al-oxide and no more than 1% Ferrous oxide.

There is however no technical effect (e.g. in form of comparative examples to the closest prior art as disclosed in D1) which is demonstrated due to the use of this specific ingredient. The objective technical problem is therefore the preparation of a further settable mixture composition.

A skilled person, being confronted with this problem would make use of different fractions of dried silica, and consequently also of the claimed fraction, since this falls within the routine experimentation work of a skilled person.

The use of the specific component does therefore not involve an inventive step. Hence claims 1-13 as presently filed can not be considered as being inventive.

EPO-DG 1
27. 03. 2001

-1-

MIXTURES OF MATERIALS

THIS INVENTION relates to mixtures of materials.

According to the invention, a settable mixture comprises polybutadiene, a flow-enhancing liquid, and dry particulate material, the latter having no more than 2% water content and containing no more than 2% Aluminium Oxide, and no more than 1% Ferrous Oxide, the percentages being by weight of particulate material.

The flow-enhancing liquid may be a flow-enhancing solvent.

The particulate material may comprise dry sand being at least 90% silica sand; ground or crushed glass, for example, including recycled glass and ground or crushed glass products which may include some non-glass material; ground slate or other mineral, for example, granite or stone. However, preferably the particulate material as a whole should not contain more than 1.4% by weight of Aluminium Oxide, nor more than 0.5% by weight of Ferrous Oxide.

The particulate material may be a mixture of different materials.

The polybutadiene may be in liquid form.

The settable mixture may contain a re-odoriser.

EPO - DG 1

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2 7. 03. 2001

CLAIMS



- 1. A settable mixture comprising polybutadiene, a flow-enhancing liquid, and dry particulate material, the latter having no more than 2% water content and containing no more than 2% Aluminium Oxide, and no more than 1% Ferrous Oxide, the percentages being by weight of particulate material.
- 2. A settable mixture according to Claim 1, wherein the flow-enhancing liquid is a flow-enhancing solvent.
- 3. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material comprises dry sand being at least 90% silica sand.
- 4. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material includes a mixture of materials containing no more than 1.4% by weight of Aluminium Oxide, and no more than 0.5% by weight of Ferrous Oxide.
- A settable mixture according to any preceding claim, wherein the polybutadiene is provided in liquid form.
- 6. A settable mixture according to any preceding claim, including a re-odoriser.

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- 7. A settable mixture according to Claim 6, wherein the proportion of the re-odoriser within the mixture is between 0.001% and 5% by weight of the settable mixture.
- 8. A settable mixture according to Claim 2, wherein the flow enhancing solvent is a de-aromatised hydrocarbon.
- 9. A settable mixture according to Claim 1, wherein the particulate material is sand of special fraction size in the range of grain size 0.01mm to 0.85mm and is dried to have a maximum 2% water content by weight absorbed from the atmosphere after drying.
- 10. A settable mixture according to claim 1 or Claim 9, wherein the particulate material is sand consisting of grains having an angular or sub-angular shape.
- 11. A settable mixture according to any preceding claim, bagged so as to be contained in an oxygen-free atmosphere.
- 12. A settable mixture according to any preceding claim, including a colourant.
- 13. A settable mixture according to Claim 1, wherein the material is contained in an oxygen-free atmosphere containing an inert gas.



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7: WO 00/50355 (11) International Publication Number: C04B 26/04 A1 (43) International Publication Date: 31 August 2000 (31.08.00) PCT/GB00/00610 (81) Designated States: AU, JP, US, ZA, European patent (AT, BE, (21) International Application Number: CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, 22 February 2000 (22.02.00) NL, PT, SE). (22) International Filing Date: **Published** (30) Priority Data: 25 February 1999 (25.02.99) GB With international search report. 9904279.8 (71) Applicant (for all designated States except US): CAIRN HOLDINGS (UK) LIMITED [GB/GB]; Carrington Business Park, Carrington, Manchester M31 4YR (GB). (72) Inventor; and (75) Inventor/Applicant (for US only): POLLITT, Clifford, Bruce [GB/GB]; Cuerdon Cottage, Cuerdon Driver, Thelwall, Warrington, Cheshire WA4 3JU (GB). (74) Agent: AJELLO, Michael, John; Urquhart-Dykes & Lord, Greg's Buildings, 1 Booth Street, Manchester M2 4DU (GB).

(54) Title: MIXTURES OF MATERIALS

(57) Abstract

A settable but non-adhesive mixture of materials which may be used in the laying of tiles and paving whereby the mixture may fill the gaps between individual tiles or paving elements to act as a filler to stabilise the elements without sticking to the surfaces thereof, the mixture including a particulate material which contains no more than 2 % Aluminium Oxide and no more than 1 % Ferrous Oxide thus to ensure a stabilised chemical composition of the mixture and to minimise staining of the tiles or paving elements when applied thereto.

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WO 00/50355 PCT/GB00/00610

MIXTURES OF MATERIALS

THIS INVENTION relates to mixtures of materials.

According to the invention, a settable mixture comprises polybutadiene, a flow-enhancing liquid, and substantially dry particulate material, the latter containing no more than 2% Aluminium Oxide, and no more than 1% Ferrous Oxide, the percentages being by weight of particulate material.

The flow-enhancing liquid may be a flow-enhancing solvent.

The particulate material may comprise dry sand being at least 90% silica sand; ground or crushed glass, for example, including recycled glass and ground or crushed glass products which may include some non-glass material; ground slate or other mineral, for example, granite or stone. However, preferably the particulate material as a whole should not contain more than 1.4% by weight of Aluminium Oxide, nor more than 0.5% by weight of Ferrous Oxide.

The particulate material may be a mixture of different materials.

The polybutadiene may be in liquid form.

The settable mixture may contain a re-odoriser.

The proportion of the re-odoriser may be between 0.001% and 5% by weight of the settable mixture.

An example of a flow-enhancing liquid is Shellsol D25SBP 140/165.

The settable mixture is not adhesive, i.e. it is not tacky to the touch and can, for example, be placed on laid tiles and paving and swept into the gaps using a brush or the like, or placed directly into the gaps between the tiles or paving to act as a filler without sticking to the surface of the tiles or paving.

The particles in the particulate material may be of uniform size or different sizes.

There may be additions, for example, colourants and/or reinforcing materials e.g. synthetic or carbon fibres.

Suitable re-odorisers are those sold under the name FRAG 6M 3467 by Gale and Mount Limited, Manchester, England and MASQUADOR TF, by Protex Limited, Leeds, England.

The sand is preferably of special fraction size predominantly in the range of grain size 0.01mm to 0.85mm and is dried to have a maximum 2% water content by weight absorbed form the atmosphere after drying.

The mixture may be bagged so as to be contained in an essentially oxygen-free atmosphere.

The invention includes paving, flooring and wall elements secured or spaced apart by said mixture when set.

The invention may be performed in various ways and some specific embodiments with possible modifications will now be described by way of example.

The invention provides a mixture which is settable on exposure to atmosphere (oxygen) and can be used indoors or outdoors for use as a screed or for pointing paving or flooring e.g. stones, cobbles, setts, tiles, concrete or clay or stone slabs; or for pointing wall tiles or bricks.

In general the mixture comprises polybutadiene, a flowenhancing liquid and particulate material. The polybutadiene is provided in liquid form prior to mixing.

The particulate material which should be substantially dry, may, for example, comprise dry sand; ground or crushed glass, for example, including recycled glass and ground or crushed television tubes or fluorescent tubes which may include some non-glass material; ground slate or other mineral for example granite, stone; or a mixture of materials.

The flow-enhancing liquid, in addition to improving

workability of the mixture, also improves cross-linking strengths within the mixture and provides for adequate flexural and compressive strengths in the compound after setting, making it particularly suitable for jointing and screeding in areas where the paving or the like comes under extreme stresses. It shall occupy between 0.1% and 0.4%, by volume, of the settable mixture.

The flow-enhancing liquid shall preferably have an evaporation index to DIN 53170 of less then 50. It shall also preferably be a de-aromatised hydrocarbon. An example is Shellsol D25 SBP 140/165, having an evaporation index of 20.

If glass particles are included in the particulate material, these may be of uniform size or different sizes.

The term dry sand includes sand which has been dried and has then absorbed some moisture from the atmosphere, but preferably no greater than 2% by weight.

A particularly suitable form of liquid polybutadiene is that sold under the name Univest-S by Promacon Dr. Schirm GmbH, of Dortmund, Germany, and ideally occupies the settable mixture in an amount of between 1.5% and 6% by volume, and preferably between 2% and 4% by volume.

A particularly preferred sand is kiln dried silica sand of special fraction size and having a maximum of 1.4% of Aluminium

Oxide, a maximum of 0.5% Ferrous Oxide and a maximum of 1.5% combined Potassium Oxide and Sodium Oxide, these percentages being by weight of the sand.

The fraction size should be a good mix predominantly within the range 0.01mm to 0.85mm. At least 40% of the sand should preferably average 0.26mm in size. Rounded or sub-rounded grains can be used but a predominance of grains having an angular or sub-angular shape is preferred.

Examples of suitable settable mixtures are:-

1.	2% - 4% 0.1-0.4% 0.007% Balance %	By volume By volume By volume By volume	Polybutadiene Shellsol D25 Re-Odoriser Kiln dried silica sand special fraction size (as specified above)
2.	2% - 4% 0.1-0.4% 1% - 5% 0.007% Balance %	By volume By volume By volume By volume By volume	Polybutadiene Shellsol D25 Synthetic or carbon fibres Re-Odoriser Kiln dried silica sand special fraction size (as specified above)
3.	2% - 4% 0.1-0.4% 0.1%-0.5% 0.007% Balance %	By volume By volume	Polybutadiene Shellsol D25 Dry colour pigment Re-Odoriser Kiln dried silica sand special fraction size (as specified above)
4.	2% - 4% 0.1-0.4% 1% - 5% 0.1%-0.5% 0.007% Balance %	By volume By volume	Polybutadiene Shellsol D25 Synthetic or carbon fibres Dry colour pigment Re-Odoriser Kiln dried silica sand special fraction size (as specified above)

The above examples contain sand as the particulate filler but other materials as referred to above may be used with the sand. By ensuring that the sand content of the mixture is predominantly silica sand i.e. having a Silicon Oxide content of at least 90%, a number of advantages occur, namely:-

- a) staining of adjacent paving surfaces is minimised or eliminated;
- b) a chemical reaction within the bagged mixture which can retard its setting time, is prevented (this reaction may be experienced with sands falling outside the limits specified);
- c) any such chemical reaction which could also significantly reduce the shelf life of the bagged mixture, is avoided;
- d) keeping the mixture dry for a considerable time after application is not necessary since the setting time is kept as short as possible;
- e) a reduced setting time enables the mixture to be used to fill deeper joints between paving without the risk of ingress of moisture from the ground beneath.

The re-odoriser is required particularly for use in internal and confined places but is also suitable for external applications when the polybutadiene alone can have a quite unpleasant odour.

The mixture may contain a colourant for ease of identity or for aesthetic purposes.

The mixing is done quickly and preferably by machine, to avoid or limit any setting which might occur due to heat and exposure to atmospheric oxygen.

After mixing, the mixture is placed in bags or other convenient containers, and vacuum packed to remove oxygen (air) and thus suspend the setting process in a substantially oxygen-free atmosphere until the bag is opened. The mixture may be contained in convenient amounts. The bags are preferably housed within impact-resistant boxes, to prevent perforation and for ease of transportation and storage.

If required, to maintain flexibility in the bag, the extracted air may be replaced by a small volume of an inert gas such as carbon dioxide or nitrogen.

CLAIMS

- 1. A settable mixture comprising polybutadiene, a flow-enhancing liquid, and substantially dry particulate material, the latter containing no more than 2% Aluminium Oxide, and no more than 1% of Ferrous Oxide, the percentages being by weight of particulate material.
- 2. A settable mixture according to Claim 1, wherein the flow-enhancing liquid is a flow-enhancing solvent.
- 3. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material comprises dry sand being at least 90% silica sand.
- 4. A settable mixture according to Claim 1 or Claim 2, wherein the particulate material includes a mixture of materials containing no more than 1.4% by weight of Aluminium Oxide, and no more than 0.5% by weight of Ferrous Oxide.
- 5. A settable mixture according to any preceding claim, wherein the polybutadiene is provided in liquid form.
- 6. A settable mixture according to any preceding claim, including a re-odoriser.
- 7. A settable mixture according to Claim 6, wherein the

proportion of the re-odoriser within the mixture is between 0.001% and 5% by weight of the settable mixture.

- 8. A settable mixture according to Claim 2, wherein the flow enhancing solvent is a de-aromatised hydrocarbon.
- 9. A settable mixture according to Claim 1, wherein the particulate material is sand of special fraction size in the range of grain size 0.01mm to 0.85mm and is dried to have a maximum 2% water content by weight absorbed from the atmosphere after drying.
- 10. A settable mixture according to claim 1 or Claim 9, wherein the particulate material is sand consisting predominantly of grains having an angular or sub-angular shape.
- 11. A settable mixture according to any preceding claim, bagged so as to be contained in an essentially oxygen-free atmosphere.
- 12. A settable mixture according to any preceding claim, including a colourant.
- 13. A settable mixture according to Claim 1, wherein the material is contained in an essentially oxygen-free atmosphere containing an inert gas.

INTERNATION

SEARCH REPORT

Intern	Application No
PCT/GR	00/00610

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C04B26/04					
According to International Patent Classification (IPC) or to both national classification and IPC					
B. FIELDS	SEARCHED				
IPC 7		,			
	ation searched other than minimum documentation to the extent that				
Electronic of	data base consulted during the international search (name of data b	ase and, where practical, search terms used)		
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT				
Category *	Citation of document, with indication, where appropriate, of the re	levant passages	Relevant to claim No.		
X	WO 98 21159 A (CAIRN HOLDINGS UK CLIFFORD BRUCE (GB)) 22 May 1998 (1998-05-22) page 5 claims 1-12	;POLLITT	1–11		
A	EP 0 146 098 A (MARQUARDT GOTZ) 26 June 1985 (1985-06-26) claims 1-31		1–11		
Α	WO 92 08679 A (GUELS VOLKER) 29 May 1992 (1992-05-29) claims 1-20 ———		1–11		
<u> </u>	her documents are listed in the continuation of box C.	X Patent family members are listed in	n annex.		
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but ister than the priority date claimed "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the or priority date and not in conflict with the application but cited to understand the principle or theory underlying the cannot be considered novel or cannot be considered to invention staken alone inventive step when the document is taken alone document is combined with one or more other such documents, such combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family 			the application but sory underlying the laimed invention be considered to sument is taken alone laimed invention rentive step when the re other such docues to a person skilled		
Date of the actual completion of the international search Date of mailing of the international search report 29 May 2000 07/06/2000					
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Signature Circumstant Authorized officer					
	Fax: (+31-70) 340-3016 Siemens, T				

INTERNATIO

SEARCH REPORT

is Jornation on patent family members

Interr Application No PCT/GB 00/00610

Patent document cited in search report			Publication date	Patent family member(s)		Publication date
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				ZA	9108776 A	26-08-1992

DETAILS OF EFFORTS TO REACH NON-SIGNING INVENTOR AND DETAILS OF REFUSAL OF NON-SIGNING INVENTOR TO SIGN APPLICATION PAPERS FOR US PATENT APPLICATION SERIAL NO. 09/914329

The following facts are relevant to attempts by Cairn Holdings (UK) Limited and the undersigned European patent attorney to obtain the inventor's signature.

- 1. On the 17th August, 2001 I wrote to John Andrews the current Managing Officer of Cairn Holdings (UK) Limited requesting that a declaration and power of attorney, and an assignment should be signedby Clifford Bruce Pollitt as the sole inventor in respect of this patent application. A copy of that letter is attached hereto.
- 2. On the 1st October, 2001 I wrote to Clifford Bruce Pollitt explaining the necessity for his signature upon the two forms for the patent application. A copy of that letter is attached hereto.
- 3. On the 8th October, 2001 I received from Mr. Pollitt a letter dated 3rd October, raising some points of uncertainty but in his letter he confuses the invention described and claimed in the present application with an invention described in an earlier application and conceived before Cairn Holdings (UK) Limited was formed. A copy of that letter is attached hereto.
- 4. On the 8th October, 2001 I wrote again to Mr. Pollitt to explain the circumstances and to identify the invention. A copy of that letter is attached hereto.
- 5. A further copy of that letter was sent to Mr. Pollitt as a reminder on the 20th November, 2001.
- 6. On the 8th November, 2001 I wrote to Mr. Pollitt reminding him of the need to sign and return the documents. A copy of that letter is attached hereto.
- 7. On the 14th November, 2001 Mr. Pollitt replied. A copy of that letter is attached hereto.
- 8. On the 4th March, 2002 I sent to Mr. Pollitt by Post Office Recorded Delivery a further letter enclosing further copies of the combined declaration and power of attorney, attached to the specification and claims, and an inventor's assignment, again asking Mr. Pollitt to sign the documents and return them to me as soon as possible i.e. within the next 7 to 10 days. A copy of that letter showing the Post Office Recorded Delivery slip and the enclosures with contents of the letter, are attached hereto.

- 9. On the 22nd March, 2002 I received an e-mail from Mr. Pollitt. A copy of that e-mail is attached hereto, together with my response of 26th March, 2002.
- 10. In view of Mr. Pollitt's refusal to sign the documents sent to him and in view of the ensuing correspondence I must conclude that Mr. Pollitt is still unwilling to sign the papers for the application. I know that he received the second set of papers sent to him on the 4th March, 2002. I must therefore conclude that this signifies his continuing refusal to sign the documents required in connection with this application.

Date: 26th March, 2002

Signature of person making statement

Myrien

MICHAEL JOHN AJELLO European Patent Attorney Mr. C. B. Pollitt, Cuerdon Cottage, Cuerdon Drive, Thelwall, Warrington, Cheshire. WA4 3JU



4th March, 2002

Our Ref: P57753US/MJA/EB

Dear Bruce,

Re: International Patent Application No. PCT/GB 00/00610
National Phase - USA

Your letter of the 14th November, 2001 comments that you are taking legal advice in connection with the patent application mentioned above. However, I have heard nothing further from you and we have a deadline to work to in filing the declaration, power of attorney and petition at the US Patent Office in order that this US application may proceed.

The patent application is to a particular make-up of sand used in the mixture in order to avoid staining and a delay in setting time.

It is my information that this concept was conceived by you as a result of various trials of different sands, the conclusion being arrived at a result of those trials. It was also my understanding that this invention occurred while you were an employee of Cairn Holdings (UK) Limited. The British and the subsequent International applications were both filed in the name of Cairn Holdings (UK) Limited but it is a formality that we have also to include, as an applicant for the USA only, the person or persons to be named as inventor.

When the international application matured into a series of national applications, one of them in the USA, it was therefore inevitable that you would be mentioned as the applicant for the USA and so, for that application to proceed, we require your signature upon two formal documents which need to be filed at the US Patent Office in the near future. These are a combined declaration and power of attorney, and an inventor's assignment. These documents are enclosed and I would ask you now please to sign and return them to me as soon as possible.

In the event that you are still unwilling to sign these forms I would ask you please to confirm that decision so that the US Patent and Trade Mark Office can be informed accordingly.

I would be grateful to receive your reply within the next 7 to 10 days and of course I hope that your reply will be accompanied by the signed forms.

Yours sincerely,

<u>M J AJELLO</u> <u>URQUHART-DYKES & LORD</u>

Cuerdon Cottage Cuerdon Drive Thelwall Warrington Cheshire WA4 3JU

14 November 2001

Mr M Ajello Urquhart-Dykes & Lord Greg's Buildings 1 Booth Street MANCHESTER M2 4DU



Dear Michael

<u>International Patent Application No PCT/GB 00/00610 – Non Staining Geofix® Compound</u>

I refer to your letter of 8 November and would advise you that I am still seeking legal advice. I have previously suggested to John Andrews that the patent go forward in the USA with my name and once the advice has been sought then the patent can be discussed at a later date.

Incidentally I do not appear to have a copy of your letter of 8th October and should be grateful if you could please send a copy.

Many thanks.

ours\sincerely

K-11:44

Mr. C. B. Pollitt, Cuerdon Cottage, Cuerdon Drive, Thelwall, Warrington, Cheshire. WA4 3JU 13.11.01

8th November, 2001

Our Ref: P057753US/MJA/EB

Dear Bruce,

Re: International Patent Application No. PCT/GB 00/00610
National Phase - USA

I refer to my letter of the 8th October, 2001 and would be most grateful if you would return the signed documents referred to therein. We are required to file them at the US Patent Office by the 20th November, 2001.

With kind regards,

Yours sincerely,

<u>M J AJELLO</u> <u>URQUHART-DYKES & LORD</u> Mr. C. B. Pollitt, Cuerdon Cottage, Cuerdon Drive, Thelwall, Warrington, Cheshire. WA4 3JU

8th October, 2001

Our Ref: P057753US/MJA/EB

Dear Bruce,

Re: International Patent Application No. PCT/GB 00/00610
National Phase - USA

Thank you for your letter of the 3rd October, 2001.

The patent application referred to above is a specific application to a particular make up of the sand used in the mixture, in order to avoid staining and a delay in setting time.

It was my information that this concept was conceived by you as a result of various trials of different sands, the conclusion being arrived at as a result of those trials. It was also my understanding that this invention occurred while you were an employee of Cairn Holdings (UK) Limited. I do not have a date when the invention was conceived but the application was filed initially in the United Kingdom on the 25th February, 1999 and so I imagine that the invention was conceived shortly before that. The British and the subsequent international applications were both filed in the name of Cairn Holdings (UK) Limited but as I explained it is a formality that we have also to include as an applicant, for the USA only, the person or persons to be named as inventor.

copy sent 20/11/01

When the international application matured into a series of national applications, one of them in the USA, it was therefore inevitable that you would be mentioned as the applicant for USA and so we require your signature upon two formal documents which need to be filed at the US Patent Office namely a combined declaration and power of attorney, and an inventors assignment. These are the documents which I understand John Andrews has asked you to execute.

I would be most grateful therefore if you would return the signed documents to me as soon as possible. We are required to file them at the US Patent Office by the 20th November, 2001 to avoid complications which could result in the application being refused.

Yours sincerely,

<u>M J AJELLO</u> URQUHART-DYKES & <u>LORD</u>

Cuerdon Cottage Cuerdon Drive Thelwall Warrington Cheshire WA4 3JU

3rd October 2001

Mr M Ajello
Urquhart-Dykes & Lord
Greg's Buildings
1 Booth Street
MANCHESTER M2 4DU

Dear Michael

<u>International Patent Application No PCT/GB 00/00610 – Non Staining Geofix®</u> <u>Compound</u>

I refer to your letter of 1st October 2001. From my recollection Non-Staining Geofix Compound was first patent applied for before Cairn Holdings (UK) Ltd was incorporated. In fact, the application was solely in my name and all initial fees paid were nothing to do with Cairn Holdings (UK) Ltd.

There were subsequent amendments to the application later, but I believe it is tantamount to the same patent. Also I note your comment that if I were an employee of the Company it would seem strange that the application was put in my name and the Company's.

Furthermore, I would be grateful if you could ascertain as to which Company you are referring to in paragraph 5 of your letter.

I look forward to hearing from you.

B Pollitt

Yours sincerely

Mr. B.C. Pollitt, Cuerdon Cottage, Cuerdon Drive, Thelwall, Warrington. WA4 3JU.

1st October, 2001

Our Ref: P57753US/MJA/LB

Dear Bruce,

Re: International Patent Application No. PCT/GB00/00610 - National Phase - USA

John Andrews has asked me to write to you concerning the US patent application which has been derived from the International application for the Non-staining Geofix Compound.

As you might recall, it is necessary when filing an International application to name as applicant both the company and the inventor(s). The latter is included as applicant only for the United States since it is a matter of formality under US practice that all patent applications must be filed in the name of the inventor or inventors and later assigned if required to the company.

It is my understanding that it was your intention that this series of applications should be filed in the name of Cairn Holdings (UK) Limited but as I say this was not possible for the United States and does require the formality of a brief assignment document transferring the rights from yourself to the company.

Also, I understand that you were an employee of the company at the time when the invention was conceived which, under Section 39 of the Patents Act, 1977, dictates that the invention belongs to the company.

In view of these facts and in order for us to progress the US application, I would be most grateful if you would sign the single sheet assignment deed which I believe John sent to you, and return it to me at your convenience.

If you are in any doubt as to the reasons or ramifications for this requirement do please give me a call and I will be only too pleased to run through it with you.

Finally, I trust that you are keeping well. It seems a long time since we spoke.

With kind regards.

Yours sincerely,

M.J. AJELLO URQUHART-DYKES & LORD

cc: Mr. J. Andrews

Mr. J. Andrews, Cairn Holdings (UK) Limited, P O Box 258, Northwich, Cheshire. CW9 8TE

17th August, 2001

Our Ref: P57753WO/MJA/EB

Dear John,

Re: International Patent Application No. PCT/GB 00/00610
NON-STAINING GEOFIX COMPOUND

I understand from our telephone conversation yesterday that you wish to convert this application to the national phase in USA only and to the regional phase at the European Patent Office. We have an extra month to file at the EPO but the US case must be filed by the 25th August, 2001 and I enclose a declaration and assignment form to be signed by Bruce Pollitt. I would be grateful if you would get this back to me within the week so that I can FAX it to the US attorney.

Yours sincerely,

<u>M J AJELLO</u> <u>URQUHART-DYKES & LORD</u>

STATEMENT BY PERSON HAVING KNOWLEDGE THAT NONSIGNING INVENTOR WAS EMPLOYEE OR OTHERWISE OBLIGATED TO PERSON WITH SUFFICIENT PROPRIETARY INTEREST WHEN INVENTION MADE.

This invention relating to mixtures of materials, and subject of US Application Serial No. 09/914329 was made by Clifford Bruce Pollitt during or about 1999 while he was an employee of Cairn Holdings (UK) Limited.

The nature of his duties of employment as Managing Director, and the particular responsibilities arising therefrom were such that an invention was reasonably expected to result, and he had a special obligation to further the interests of Cairn Holdings (UK) Limited. Under the provisions of Section 39(1)(a) and (b) of the UK Patents Act, 1977, the invention accordingly belongs to the employer, Cairn Holdings (UK) Limited under UK Law, and a court of competent jurisdiction would, by weight of its authority, award title to the invention to Cairn Holdings (UK) Limited.

Date: 26th March, 2002

Signature of person making statement

MICHAEL JOHN AJELLO European Patent Attorney